Danner, Ward

From: Carmen Santos <Santos.Carmen@epamail.epa.gov>

Sent: Wednesday, March 27, 2013 12:35 PM

To: Santos, Carmen

Subject: Fw: PCBs - Aspire Site, Follow Up to December 10, 2009 Conference Call

Carmen D. Santos

PCB Coordinator RCRA Corrective Action Office (WST-5) Waste Management Division USEPA Region 9 415.972.3360 santos.carmen@epa.gov

"Think left and think right and think low and think high. Oh, the thinks you can think up if only you try!" Dr. Seuss

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Before printing this e-mail think if it is necessary. Think Green!

---- Forwarded by Carmen Santos/R9/USEPA/US on 03/27/2013 12:35 PM -----

From: Carmen Santos/R9/USEPA/US To: "Goloubow, Ron", "Gibbs, Alan",

Cc: Annie Bauer , Mike Barr , "Mark Malinowski" , "Khatri, Paresh, Env. Health" , Charles Robitaille , Patrick Wilson/R9/USEPA/US@EPA

Date: 12/11/2009 12:02 PM

Subject: PCBs - Aspire Site, Follow Up to December 10, 2009 Conference Call

Dear Ron Goloubow and Alan Gibbs:

I am following up on the issue of Aspire continuing with the conditionally-approved PCB self-implementing cleanup notification rather than submitting a PCB risk-based disposal approval. Our November 13, 2009 conditional approval letter establishes a cleanup goal for PCBs of 0.13 mg/kg (total Aroclors) for the Aspire school site in Oakland - a level consistent with the cleanup goal proposed in your corrective action plan and a concentration previously approved by the Alameda County Department of Health (ACDH).

I want to clarify that if Aspire decides to propose a different cleanup level, that Aspire may make such proposal via an amendment to the current self-implementing cleanup notification as long as: (1) all exposure assessment and risk characterization calculations and inputs, a site-wide conceptual site model (CSM), and all supporting justifications are submitted to USEPA for review and approval, (2) the proposed PCB risk-based cleanup level does not increase the site-wide cumulative risk or hazard of applicable contaminants at the site beyond a risk range acceptable to ACDH, DTSC School Program, and USEPA, and (3) ACDH, DTSC's School Program, and USEPA agree that the proposed cleanup level is adequate and protective.

Please call me if you have any questions concerning this follow up message.

Thank you for your courtesies and have a nice day.

Sincerely,

Carmen D. Santos, Project Manager RCRA Corrective Action Office Waste Management Division USEPA Region 9 415.972.3360 fax: 415.947.3533